UNITED STATES DISTRICT COURT FOR THE DISTRICT OF SOUTH CAROLINA FLORENCE DIVISION

United States of America,)	
)	Cr No. 4:09-855
VS.)	
)	ORDER
Patrick Bostic Broughton)	
)	

This matter is before the Court upon defendant's correspondence in which he indicates that he is "writing to put a motion in for a Rule 35(b)." In this correspondence, filed August 15, 2011, defendant asks the court to reduce his sentence pursuant to Rule 35(b) of the Federal Rules of Criminal Procedure. (Doc. # 316). The government has responded and opposes this request. (Doc. # 320).

Rule 35(b) of the Federal Rules of Criminal Procedure establishes that a court may reduce a sentence to reflect substantial assistance by the defendant upon a motion by the government. It is settled in the Fourth Circuit that a court may grant a downward departure in the absence of a government motion only if: 1) the government has obligated itself in a plea agreement to move for a departure, or 2) the government's refusal to move for a departure was based on an unconstitutional motive. See United States v. Wallace, 22 F.3d 84, 87 (4th Cir. 1994)(citing Wade v. United States, 504 U.S. 181, 185-86 (1992). A defendant seeking relief under the first factor bears the burden of proving the breach of a plea obligation by a preponderance of the evidence according to normal contract principles. See United States v. Martin, 25 F.3d 211, 217 (4th Cir. 1994); United States v. Conner, 930 F.2d 1073, 1076 (4th Cir. 1991). A defendant seeking relief under either factor is not entitled to an evidentiary hearing on the basis of mere allegations; he must go beyond mere allegations and make a "substantial threshold showing" that the government was obligated or that

4:09-cr-00855-TLW Date Filed 09/22/11 Entry Number 322 Page 2 of 2

an unconstitutional motive was involved before an evidentiary hearing and consideration on the

merits are warranted. See United States v. Taylor, 1999 WL 30928 at 3 (4th Cir. January 26,

1999)(unpublished)(requiring a substantial threshold showing on the first factor); Wallace, 22 F.3d

at 87 (requiring a substantial threshold showing on the second factor).

In this case the Court concludes that there is no appropriate basis to reduce defendant's

sentence. Specifically, the government has not made a motion pursuant to Rule 35(b), nor has

defendant presented evidence that the government obligated itself to file such a motion.

Additionally, the Court cannot conclude that defendant has made a substantial threshold showing

of an unconstitutional motive as required to obtain relief under Wallace. In sum, defendant has

provided no basis to compel a reduction of his sentence under Rule 35(b). Accordingly, based on

the foregoing reasons, the Court concludes that defendant's motion for a reduction in his sentence

pursuant to Rule 35(b) is without merit. (Doc. # 316).

IT IS SO ORDERED.

s/ Terry L. Wooten

TERRY L. WOOTEN

UNITED STATES DISTRICT JUDGE

September 22, 2011

Florence, South Carolina

2